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PART II—Section 4 Statutory Rules and Orders issued by the Ministry of Defence

MINISTRY OF DEFENCE

S.R.O. 239, dated 27th June 1957.—In pursuance of sub-section (7) of Section 13 of Cantonments Act, 1924 (2 of 1924) the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board Dinapur, by reason of the acceptance by the Central Government of the resignation of Capt. Harbans Single

[No. 19/23/G/L&C·54/2225-G/D(C&L).]

S.R.O. 240, dated 27th June 1957.—In pursuance of Sub-Section (7) of Section 13 of Cantonments Act, 1924 (2 of 1924) the Central Government is pleased to notify the nomination of Capt. S. Nagasundaram as a member of the Cantonment Board Dinapur, vice Capt. Harbans Singh resigned.

[No. 19/23/G/L&C/54/2225-G/D(C&L).]

- S.R.O. 241, dated 28th June 1957.—The following bye-laws for regulating the collection and recovery of tax on cycles in the Badamibagh Cantonment made by the Cantonment Board, Badamibagh in exercise of the power conferred by clause (3) of Section 282 and Section 283 of the Cantonment Acts, 1924 (2 of 1924) are hereby published for general information the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of Section 284 of the said Act, namely:—
- 1. (a) Every person who ownes or keeps a bicycle or tricycle within the limits of the Cantonment of Badamibagh, shall be liable to pay the tax thereon for the time being imposed by the Cantonment Board, for each bicycle or tricycle for private use or hire, provided that no tax shall be levied in respect of:
 - (i) Children's cycles.
 - (ii) Cycles which belong to the State Government, Central Government or the Cantonment Board.
 - (iii) Cycles maintained by employees of the Cantonment Board who receive conveyance allowance for their maintenance from the Cantonment Board.
 - (b) In these bye-laws "Cycle" means a bicycle and includes a tricycle.
- 2. Every person who is liable for payment of the tax shall apply, in Form 'A' appended to these bye-laws, to the Cantonment Executive Officer within 15 days of obtaining the possession of the cycles.
- 3. The amount of tax for a period of one year ending on the 31st March following shall be remitted within 15 days alongwith the application which shall be collected and acknowledged by means of an official receipt on Form Cantonment 4-B. No number plate shall be granted until tax has been paid; Provided that a token shall be issued for cycles not liable for tax under bye-law 1 on payment of such charges as the Cantonment Board may fix.

- 4. The receipt shall be granted in the name of the person paying the tax who shall furnish all particulars and description of the cycle.
- 5. On expiry of the period of registration every owner or keeper of the cycle hable to be taxed shall apply for renewal of registration to the authority specified in bye-law 2. within 15 days thereof.
- 6. From the information obtained as aforesaid and from another information at its disposal the Cantonment Board shall cause to be prepared in Form 'B' appended to these bye-laws a Demand and Collection Register in which the names of all tax payers shall be entered, and shall cause such register to be corrected from time to time as it may consider necessary.
 - 7. The tax shall be payable within 15 days of obtaining a cycle.
- 8. Any person whose name has been entered in the register referred to in bye-laws 6 or the agent of any such person shall be permitted free of charge to inspect and take extract from any portion of the said register which relates to such person.
- 9 On payment of the tax a number plate will be issued by the Cantonment Board on payment of twenty five Naya Paisa which shall bear the same number as that shown in the register and shall be affixed by the tax payer on some conspicious part of the cycle for which it is issued.
- 10. If the number plate of any registered cycle is lost a duplicate plate shall be issued by the Cantonment Executive Officer on payment of Fifty Naya Paisa only.
- 11. No tax shall be payable by a cycle dealer in respect of cycles kept by him for sale.
- 12. Every person who keeps any cycle for use, whether as owner of such cycle or otherwise or who has the loan of it or has the charge of it, in any other capacity shall be deemed to be the person liable to the assessment of the tax, but the primary responsibility for paying the tax shall be that of the owner.
- 13 Any cycle liable to be taxed for which the tax has not been paid or which is without a number plate, if found in any public place, shall be liable to be seized by the Cantonment Executive Officer or any person authorised in this behalf by the Cantonment Board, and detained at the Cantonment Board Stores, or at any other place set apart for the purpose and will only be released on composition of the offence and payment of the tax theron.
- 14. Any contravention of any of the provisions of these bye-laws shall on conviction by a Magistrate be punishable with fine which may extend to Rs. 50 and in the case of continuing contravention with a further fine which may extend to Rs. 5 for every day during which such contravention continues after conviction for the first such contravention.

FORM 'A'

(Section Bye-laws No. 2)

APPLICATION FORM FOR REGISTRATION OF CYCLE

To

The Cantonment Executive Officer, Badamibagh Cantonment.

Please register my bicycle/Tricycle the particulars of which are given below:—

Name of owner and address	Cycle No.	Frame	Make, Brand or Model	Amount paid Rs. n.p.	Ramarks
Certified that		will be for	private use/hire v Signature	use. e of owner or age	ent.
Rs. ————————————————————————————————————	-credited v	ride R. No.	tonment Board of	fice only)	-19 and
				Cashie	er.

FORM 'B'

(Section Bye-law No. 6)

CANTONMENT BOARD. BADAMIBAGH

Register of Demand and Collection of Cycle Tax for the year -----

Srl. No.			Particulars of bicycle/tricycle			
	Name	Address	Frame	No. Model	Brand	or Make
I	2	3	4		5	
Amount paid	R. N. and date	No. of Disc issued	!	Renewal .	No,	Remarks
6	7	8		9		10

S.R.O. 242, dated 1st July 1957.—The following bye-laws for the regulation of the use of public parks and gardens of the Cantonment Board, Ranikhet, and for the protection of avenues, trees, grass and other appurtenances of streets and other public places thereof, made by the Cantonment Board, Ranikhet, in exercise of the powers conferred by clause (20) of section 282 and section 283 of the Cantonments Act (2 of 1924), are published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

Bye-laws for the regulation of the use of public parks and gardens of the Cantonment Board, Ranikhet, and for the protection of avenues, trees, grass and other appurtenances of streets and other public places within the limits of Ranikhet Cantonment.

- 1. For the purpose of these bye-laws, 'public parks and gardens' include parks, gardens and ornamental road-side gardens which are maintained by the Cantonment Board, Ranikhet.
- 2. No person shall remove, injure, or destroy any part of a wall, railing, hedge or fence in or enclosing a public park or garden or any appliance, apparatus or article used in or for the purpose of laying out planting improvement or maintenance of such park or garden or for the care, cultivation or protection of any tree, sapling, shrub, plant or the like therein.
- 3. No animal shall without the written permission of the Cantonment Board be permitted by the owner or person in charge thereof to graze on or be driven over any lands of a public park or garden.
- 4. No person shall without the sanction in writing of the Cantonment Board remove, cut or destroy or cause to be removed, cut or destroyed any tree, shrub or plant standing in a public park or garden or in any avenue of other public place or cut any grass from road-sides or other public places.
- 5. No person shall remove, injure or destroy any guard or enclosure erected by the Cantonment Board for the protection of growing trees.
- 6. Any contravention of the provisions of these bye-laws shall on conviction by a Magistrate be punishable with fine which may extend to one hundred rupees and in the case of a continuing contravention with an additional fine which may extend to twenty rupees for every day during which such contravention continued after conviction for the first such contravention.
- S.R.O. 243, dated 1st July 1957.—The following byc-laws for the prevention of the spread of small-pox in the Badamibagh Cantonment made by the Cantonment Board, Badamibagh, in exercise of the powers conferred by clause (30) of section 282 and section 283 of the Cantonment Act, 1924 (2 of 1924), are hereby published for general information, the same having been previously published, and having been approved and confirmed by the Central Government, as required by subsection (1) of section 284 of the said Act, namely:—

BYE-LAWS FOR THE PREVENTION OF THE SPREAD OF SMALL-POX IN THE BADAMIBAGH CANTONMENT

- 1. Every person who normally resides within the Cantonment and to whom a child is born, shall, before the child attains the age of four months, have the child successfully vaccinated.
- 2. Every person shall have himself vaccinated or re-vaccinated when so required in writing by the Health Officer/Assistant Health Officer/Executive Officer or any other officer authorised in this behalf by the Board.

- 3. Every person shall similarly have himself vaccinated or re-vaccinated when so required by the Board by giving a public notice.
- 4. Every person being in charge of, or in attendance, whether as medical practitioner or otherwise, upon any person in the Cantonment whom he knows or has reason to believe to be suffering from small-pox shall forthwith intimate in writing the particulars of such person to the Executive Officer.
- 5. The owner, occupier or lessee of every building in the Cantonment in which there is a person residing whom he knows or has reason to believe to be suffering from small-pox shall forthwith intimate in writing the particulars of such person to the Executive Officer.
- 6. No person who is suffering from small-pox shall receive visitors, move in public or visit any public place.
- 7. Every person who has been found suffering from small-pox and the parent of every child so suffering shall, when so directed by the Health Officer/Assistant Health Officer/Medical Officer I/C of the Cantonment Hospital or Dispensary or the Executive Officer, remove himself or the child, as the case may be, for segregation to such place as may be notified in the notice and shall not leave that place unless permitted in writing by the officer who issued the original directions.
- 8. Every, owner, occupier or lessee of a building in the Cantonment in which a person died, or is suspected to have died, of small-pox shall notify the fact forthwith in writing to the Executive Officer.
- 3. Every owner, occupier or lessee of a building shall within 48 hours of the receipt of a notice from the Health Officer/Assistant Health Officer or the Executive Officer, cause the building and its contents to be disinfected with formal-dehyde. Such owner, occupier or lessee may, however, on payment of a fee prescribed by the Board in this behalf request the Board to disinfect the building and its contents and the Board shall be bound to do so.
- 10. Any person committing a breach of any of the provisions of these Bye-laws shall, on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees and in the event of a continuing breach with a further fine of ten rupees for every date after the date of first conviction during which such breach continues.

PRITAM SINGH, Under Secy.